UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

ACCIDENT INSURANCE COMPANY, INC.)
Plaintiff,))
v.) Civil Action No. 1:20-cv-01190-SEB-TAE
SMITH'S BELL AND CLOCK SERVICE INC., HAMILTON COUNTY PARKS AND RECREATION)))
Defendants.)

ORDER GRANTING AGREED JUDGMENT BETWEEN AIC AND HAMILTON COUNTY

The Court, having reviewed and considered Plaintiff, Accident Insurance Company,
Inc.'s ("AIC"), and Defendant, Hamilton County Parks and Recreation's ("Hamilton County"),
Agreed Judgment, GRANTS the same:

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the Agreed

Judgment Between AIC and Hamilton County, which is before the Court, is hereby approved and

GRANTED.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Hamilton County will not seek to recover any policy proceeds from AIC to its insured, Smith's Bell and Clock Service, Inc. ("Smith"), for Hamilton County's lawsuit (Cause No. 29D03-1911-CC-010507) (the "Lawsuit") to the extent this Court finds that AIC owes neither a defense nor duty to indemnify Smith for Hamilton County's Lawsuit and request for damages against Smith. Each party to bear its own costs in this matter.

9/10/2020	Faid Carus Barker
DATE	Tally walls backed
	SARAH EVANS BARKER, JUDGE
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United States District Court
Southern District of Indiana

DISTRIBUTION TO:

Electronically to the parties of record.